AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

JILL DILLARD, et al.

Arkansas

## UNITED STATES DISTRICT COURT

Western District of Arkansas

Plaintiff	) 47 CV 05000 TLD
v. CITY OF SPRINGDALE, ARKANSAS, et al.	Civil Action No. 17-CV-05089-TLB
OFF OF SERINGDALE, ARRANGAS, et al.	)
Defendant	)
	DOCUMENTS, INFORMATION, OR OBJECTS TION OF PREMISES IN A CIVIL ACTION
To: Arkansas	s Department of Humans Services
	person to whom this subpoena is directed)
Production: YOU ARE COMMANDED documents, electronically stored information, or o material: See Rider	to produce at the time, date, and place set forth below the following bjects, and to permit inspection, copying, testing, or sampling of the
Płace: Harrington, Miller, Kieklak, Eichmann, & Bro 4710 S. Thompson, Suite 102 Springdale, AR 72764	own, P.A. Date and Time: 08/10/2021 5:00 pm
other property possessed or controlled by you at ti	IMANDED to permit entry onto the designated premises, land, or he time, date, and location set forth below, so that the requesting party r sample the property or any designated object or operation on it.  Date and Time:
	P. 45 are attached – Rule 45(c), relating to the place of compliance; subject to a subpoena; and Rule 45(e) and (g), relating to your duty to uences of not doing so.
Date: 07/28/21	
CLERK OF COURT	OR Mary let
Signature of Clerk or	r Deputy Clerk Attorney signature

Morgan S. Doughty, 4710 S. Thompson, Suite 102, Springdale, AR 72764, mdoughty@arkansaslaw.com 479-751-6464 Notice to the person who issues or requests this subpoena.

If this subpoena commands the production of documents, electronically stored information, or tangit inspection of premises before trial, a notice and a copy of the subpoena must be served on each part it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

The name, address, e-mail address, and telephone number of the attorney representing (name of party)

City of Springdale,

, who issues or requests this subpoena, are:

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Civil Action No. 17-CV-05089-TLB

## **PROOF OF SERVICE**

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

	bpoena for (name of individual and title, if at	1))	
On (date)	•		
O I served the su	ubpoena by delivering a copy to the nar	med person as follows:	
		on (date)	or
☐ I returned the	subpoena unexecuted because:	AND THE SECOND STREET	
Unless the subpo	ena was issued on behalf of the United vitness the fees for one day's attendance	States, or one of its officers or agents, I e, and the mileage allowed by law, in the	have also amount of
\$			
My fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under p	enalty of perjury that this information i	s true.	
Date:		Server's signature	
	sylv	Printed name and title	
	CANA.	Server's address	
Additional information re	egarding attempted service, etc.:		

Print Save As... Add Attachment

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## **DEFINITIONS**

- 1. The term "Documents" shall have the broadest possible meaning under the Federal Rules of Civil Procedure and shall include any handwritten, typed, photographed, computerized, electronic, audio, video, or other graphical matter, regardless of how it is printed, stored or reproduced, in your possession, custody, or control, or known by you to exist. Responsive Documents shall exclude any privileged items provided that a privilege log is provided. Any Documents with any marks or notations, including but not limited to initials, routing instructions, date stamps, and any comments, making or notation of any character, is to be considered a separate document. In addition, for any Document consisting of electronically stored information, each electronically stored version of that Document and all electronically stored information relating to that Document shall be considered a separate document.
- 2. "Relating to" shall mean directly or indirectly mentioning or describing, pertaining to, being connected with, reflecting upon, or having any logical or factual connection with a stated subject matter.

## RIDER TO SUBPOENA

1. All investigation files, records, documents, communications, reports, and information regarding or related to Joshua Duggar, Jim Bob Duggar, Michelle Duggar, Jill Dillard (Duggar), Jessa Seewald (Duggar), Jinger Vuolo (Duggar), and Joy Forsyth (Duggar) or representatives or agents acting on behalf of those listed herein.